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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/907,903	07/19/2001	Kyoko Yamamoto	2185-0554P-SP	9946
2292	7590 06/16/2005		EXAMINER	
	EWART KOLASCH &	HON, SOW FUN		
PO BOX 747 FALLS CHURCH、VA 22040-0747			ART UNIT	PAPER NUMBER
•			1772	
			DATE MAILED: 06/16/2003	· ·

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	09/907,903	YAMAMOTO ET AL.					
Office Action Summary	Examiner	Art Unit					
	Sow-Fun Hon	1772					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status	Status						
1) Responsive to communication(s) filed on 21 March 2005.							
,							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4)⊠ Claim(s) <u>1 and 3-15</u> is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
	6) Claim(s) <u>1, 3-15</u> is/are rejected.						
7) Claim(s) is/are objected to.	alaction requirement	,					
8) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
9) The specification is objected to by the Examiner.							
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>							
Attachment(s)							
1) Notice of References Cited (PTO-892)  4) Interview Summary (PTO-413)  Paper No(s)/Mail Date							
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)  Paper No(s)/Mail Date		atent Application (PTO-152)					

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### **DETAILED ACTION**

## Response to Amendment

## Withdrawn Rejections

- 1. The objection to claim 2 has been withdrawn due to Applicant's cancellation of said claim in the amendment dated 03/21/05.
- 2. The 35 U.S.C. 103(a) rejections have been withdrawn due to Applicant's amendment dated 03/21/05.

## New Rejections

## Claim Rejections – 35 USC § 103

- 3. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4. Claims 1, 3-5, 7-8, 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ouderkirk et al. (US 5,783,120).

Regarding claim 1, Ouderkirk has a film which scatters incident light polarized along one axis (column 4, lines 1-10). Hence the film is an anisotropic scattering film, which has a scattering anisotropy when exposed to polarized light.

Ouderkirk teaches that the film comprises a disperse phase within the continuous phase (column 3, lines 60-65). Fig. 3a of Ouderkirk below shows that the disperse phase is in the form of a particle embedded in the continuous phase, which is similar in structure to a pore filled with a solid substance. It can be seen that the particle is

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substantially in the form of an ellipse when observed on the surface of the film (dotted outline in Fig. 3a).

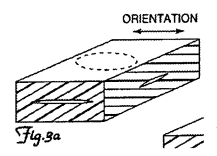


Fig. 3a shows that the disperse phase of Ouderkirk is similar in structure to a pore when the disperse phase is removed. Ouderkirk teaches that the pore (inclusion) size with respect to wavelength within the film, pore (inclusion) shape and alignment, pore (inclusion) volumetric fill factor and the degree of refractive index mismatch with the continuous matrix, can be manipulated to provided a range of scattering (reflective) and transmissive properties to the film (column 1, lines 10-20).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made, to have used a micro-porous film with the desired pore characteristics which are subsequently filled by a substance, in lieu of the particle-embedded film of Ouderkirk, in order to obtain an anisotropic scattering film with the desired scattering and transmissive properties, as taught by Ouderkirk.

Ouderkirk specifically teaches that the volume occupied by the particle, is in the form of an ellipse, wherein the major axis is in the same direction as the direction of orientation (disperse phase is elliptical in a cross-section taken along a plane perpendicular to the axis of orientation (column 10, lines 10-20). Figure 3a shows only

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one axis of orientation. For an ellipse, the ratio of the major axis to the minor axis of the ellipse is over 1.

Ouderkirk teaches that the major axis size (length) of the volume occupied by the particle, is preferably over 4 times the wavelength, while the minor axis size (diameter) is less than 0.5 the desired wavelength (column 55-65), and that the wavelength of light of interest is in the visible spectrum (column 15, lines 1-5). Hence the minor axis size of the volume occupied by the particle, of Ouderkirk is smaller than a wavelength of light in the visible light region. Thus the volume occupied by the particle of Ouderkirk is similar in structure to a micro-pore as defined by Applicant (Original claim 1 and Specification, page 6, 5<sup>th</sup> paragraph). Therefore a film with embedded particles of the size described above is similar in structure to a micro-porous film with a solid substance filled in the micro-pores, as defined by Applicant.

Ouderkirk teaches that the indices of the film matrix (continuous phase) and the disperse phase are mismatched (column 3, lines 60-70). Hence the refractive index of the solid substance filled in the micro-pores of the micro-porous film differs from the refractive index of the micro-porous film.

Ouderkirk gives Examples 34-35, of the volume fraction of the disperse (minor) phase, and hence the micro-pores, as being 50 (%) (column 25, lines 35-40) which is within the claimed range of 30 to 75, and teaches that it is dependent on the specific choice of materials for the continuous and disperse phases (column 12, lines 20-30).

Ouderkirk teaches an embodiment in which (the first continuous phase extends through a network of channels or space extending through the second continuous

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phase, much as water extends through a network of channels in a wet sponge (column 17, lines 5-15), thus suggesting that the micro-pores can be substantially connected mutually through curved paths from the surface to the other surface of the film, forming a second continuous phase.

Regarding claim 3, Ouderkirk teaches that the micro-porous film (continuous phase) is composed of a polymer (column 4, lines 20-30).

Regarding claim 4, Ouderkirk teaches that the volume fraction of the disperse (minor) phase, and hence the micro-pores, is 50 (%) (column 25, lines 35-40) which is within the claimed range of 30 to 75. Hence the micro-porous film (minus the solid substance in the micro-pores) inherently has a gas permeability which overlaps the claimed range of from 5 to 5,000 sec/100 cc.cm<sup>2</sup>.

Regarding claim 5, Ouderkirk teaches that the disperse phase, and hence the micro-pore, has an aspect ratio (of the major axis to the minor axis) of at least 5 (column 11, lines 60-70), which is within the claimed range of 3 to 30.

Regarding claim 7, Ouderkirk teaches that the solid substance-filled micro-pores (disperse phase) exhibit a birefringence (column 9, lines 10-15) which is a result of the optical anisotropy of the solid substance in the micro-pores.

Regarding claim 8, Ouderkirk teaches that the solid substance in the micro-pores (disperse phase) is oriented in one direction (column 9, lines 5-20).

Regarding claim 10, Ouderkirk teaches that the disperse phase can include liquid crystal (column 12, line 55), which is inherently anisotropic, as defined by Applicant (Specification filed 07/19/01, page 13, last paragraph).

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5. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Ouderkirk as applied to claims 1, 3-5, 7-8, 10 above, and further in view of Hirai et al. (US 5,103,327).

Ouderkirk has been discussed above, and teaches a liquid crystal display (LCD) panel with the anisotropic scattering film (column 30, lines 55-60).

Ouderkirk fails to teach that the refractive index of the polymer, n, and the extraordinary refractive index  $n_{\rm e}$  and ordinary index  $n_{\rm o}$  of the liquid crystal should be such that

$$0.01 < |n - n_e| > 0.6$$
 and  $0 \le |n - n_o| < 0.05$ .

Hirai teaches a liquid crystal panel (display element) comprising an anisotropic scattering sheet (liquid crystal polymer composite material) (column 4, lines 40-50). Hirai teaches that the value of the refractive index anisotropy liquid crystal should be large,  $|n_e - n_o| > 0.22$  ( $\Delta n$ ), in order to obtain high scattering property values (column 8, lines 25-35). Hirai teaches that the ordinary refractive index  $n_o$  of the liquid crystal should agree with the refractive index of the polymer matrix  $n_o$  in order to obtain high transmittance when an electric field is applied, that is,  $|n_o - n_o| = |n - n_o| < 0.03$  when Hirai's equation of  $n_o$  - 0.03 <  $n_o$  is rearranged (column 8, lines 25-40). When  $n_o$  =  $n_o$  , then  $|n_o - n_o| = |n_o - n_o| = |n_$ 

Thus Hirai teaches that  $|n - n_o| < 0.03$  for high scattering in the absence of an electric field, which overlaps Applicant's claimed range of  $0 \le |n - n_o| < 0.05$ ; and that  $|n - n_o| > 0.22$  for high transmittance upon application of an electric field (column 8, lines 25-35), which overlaps Applicant's claimed criterion of  $0.01 < |n - n_o| > 0.6$ . Therefore it

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would have been obvious to one of ordinary skill in the art at the time the invention was made, to have used the criteria of Hirai to govern the refractive indices, n,  $n_e$  and  $n_o$ , of the anisotropic scattering film of Ouderkirk, in order to obtain the desired high scattering in the absence of an electric field, and high transmittance in the presence of an electric field, as taught by Hirai.

6. Claims 6, 11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ouderkirk as applied to claims 1, 3-5, 7-8, 10 above, and further in view of Tsubata et al. (US 5,762,825).

Ouderkirk has been discussed above, and teaches a liquid crystal display (LCD) panel with the anisotropic scattering film (column 30, lines 55-60), but fails to teach that the liquid crystal is polymerizable, or that it includes the claimed acetylene connected 1,4-phenylene unit formulae.

Tsubata teaches a liquid crystal mixture having a large anisotropy of refractive index and a polymer dispersed liquid crystal device comprising the same (column 1, lines 5-15).

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A liquid crystal mixture containing (a) at least one compound of a compound of the formula (1):

in which R is a  $C_1$ – $C_{12}$  alkyl group, etc.;  $X_1$ ,  $X_2$ ,  $X_3$ ,  $X_4$ ,  $Y_1$ ,  $Y_2$ ,  $Y_3$  and  $Y_4$  represent, independently each other, CH. CF or N: A is a hydrogen atom, a 4-R<sub>1</sub>-(cycloalkyl) group, etc. in which R is a  $C_1$ – $C_{12}$  alkyl group, etc. and p is 0 or 1; and Z is — $C_{22}$ C— or a single bond, and (h) at least one compound of the formula (4):

$$R_{3} + 1 + \frac{1}{2} \left( \begin{array}{c} c \\ \end{array} \right) - Z_{1} \left( \begin{array}{c} b \\ \end{array} \right) - Z_{2} \left( \begin{array}{c} c \\ \end{array} \right)$$

$$- \left( \begin{array}{c} E \\ \end{array} \right) - Z_{3} \left( \begin{array}{c} F \\ \end{array} \right) + E + E + R_{3}$$

wherein rings C, D. E and F represent, independently each other, 1.4-phenylene, etc. which may be substituted by 1, 2 or 3 fluoring atoms;  $R_2$  is a hydrogen atom, a  $C_1$ – $C_{12}$  alkylegoup, etc.;  $R_3$  is a hydrogen atom, a fluorine atom, a fluoromethyl group, etc.;  $Z_1$ ,  $Z_2$  and  $Z_3$  represent, independently each other. —COO——COO——CCH<sub>2</sub>——CH<sub>4</sub>O—, a  $C_1$ – $C_3$  alkylene group, a  $C_2$ – $C_3$  alkenylene group, etc.; I and K represent, independently each other, a methylene group or —O—; a, b, c, d and e represent, independently each other, 0 or 1.

As seen above, Tsubata teaches that the liquid crystal in the polymer dispersed liquid crystal has formulae overlapping the range of formulae claimed by Applicant, comprising the 1,4-phenylene units connected by the acetylene connector  $\equiv$ , also known as the  $C_2$  alkenylene group. The double bond in the terminal group R is polymerizable.



Tsubata shows that the anisotropy of the refractive index of the liquid crystalline compounds is large compared to liquid crystalline compounds with non-acetylene connected 1,4 biphenylene units (column 2, lines 25-35 and column 37, lines 6-11).

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Tsubata teaches that the liquid crystal compounds provide a very sharp threshold property, which improves the picture quality of the liquid crystal device (column 46, lines 55-65).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made, to have used the liquid crystals with the acetylene connected 1,4 biphenylene units and polymerizable end group of Tsubata, as the liquid crystal compound in the anisotropic scattering film of Ouderkirk, in order to obtain the desired picture quality.

7. Claims 12-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ouderkirk as applied to claims 1, 3-5, 7-8, 10 above, and further in view of Larson (US 5,751,388).

Ouderkirk has been discussed above, and teaches a liquid crystal display (LCD) panel with the anisotropic scattering film (column 30, lines 55-60), but fails to teach the specific configuration of the anisotropic scattering sheet with respect to the other components of the liquid crystal display.

Regarding claims 12-13, Larson has a liquid crystal display which comprises a liquid crystal display panel having a polarizing plate on the front surface side and the back surface side (front 15 and rear 16 polarizers), the anisotropic scattering film (PSSE 17), a light guide (light source 13 and light guide 102 or 112) and a diffuse reflection plate (diffusely reflecting cavity 11) in that order (column 4, lines 25-35 and column 9, lines 60-70).

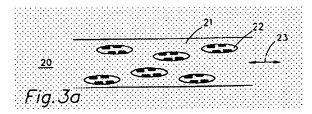
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Regarding claim 15, Larson teaches that a retardation plate (retarder108) is located between the anisotropic scattering film (PSSE 109) and the reflection plate (reflector mirror 105) (column 10, lines 5-15).

Regarding claim 14, Larson teaches that the transmission axis of the anisotropic scattering film and the transmission axis of a polarizing plate on the back surface side of the liquid crystal panel are approximately equal (PSSE transmits the majority of the light polarized along one optical axis (column 4, lines 45-55) so that since it has comparable axis of symmetry with a parallel-aligned absorbing polarizer (column 5, lines 40-50), the transmission axes are comparably parallel).

Larson teaches that the anisotropic scattering sheet (PSSE) is a uniaxially-aligned polymer-dispersed liquid-crystal (PDLC) where the liquid crystal droplets are elongated (into ellipses), oriented along one direction (stretched along axis 23) and the refractive indices of the liquid crystal are selected such that the extraordinary refractive indices are highly mismatched (column 6, lines 30-40). The liquid crystal substance is polymerized (UV curable LC, polymeric LC) (column 8, lines 1-5).

When the liquid crystal droplets are stretched (column 6, lines 25-35) they form ellipses which have a major and a minor axis whereby the ratio of the major axis to the minor axis is over 1. See Fig. 3a below wherein the major axis of the ellipse 22 is parallel to the stretch direction of polymer matrix 21.



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Hence the uniaxially-aligned polymer-dispersed liquid-crystal light-scattering film is similar in structure to a liquid-crystal filled micro-porous film.

Larson teaches that the light-scattering film (PSSE) provides a means for recapturing light energy which would otherwise be lost in the display, while reducing degradation and heat-build-up due to light absorption (abstract), resulting in higher optical efficiency of the liquid crystal display (column 2, lines 60-70).

Therefore it would have been obvious to one of ordinary skill in the art at the time the invention was made, to have used the specific configurations of the light-scattering film with respect to the other components of the liquid crystal display, as taught by Larson, for the light-scattering film in the liquid crystal display of Ouderkirk, in order to obtain a liquid crystal display with the desired optical efficiency, as taught by Larson.

#### Response to Arguments

- 8. Applicant's arguments against the valid use of Ouderkirk have been fully considered but they are not persuasive.
- 9. Applicant argues that Ouderkirk does not teach concretely about the voids, the void shape, the void fraction in the micro-porous film, the minor axes size, etc, and instead only teaches that the voids may be back-filled in the finished product with a liquid, gas or solid.

Applicant is respectfully apprised that when the dispersed phase is removed, the spaces occupied by the dispersed phase are voids with the void fraction and minor axes size as demonstrated above.

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10. Applicant argues that Ouderkirk does not teach specifically of a micro-porous film which has a void fraction in the range of 30 to 85%.

Applicant is respectfully apprised that the film of Applicant comprises micro-pores filled with a substance, not empty micro-pores. The film of Ouderkirk, with a continuous and a disperse phase, is also a film comprising micro-pores filled with a substance because when the substance is removed, micro-pores remain.

#### Conclusion

11. Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

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Any inquiry concerning this communication should be directed to Sow-Fun Hon whose telephone number is (571)272-1492. The examiner can normally be reached Monday to Friday from 10:00 AM to 6:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Harold Pyon, can be reached at (571)272-1498. The fax phone number for the organization where this application or proceeding is assigned is (703)872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

06/10/05